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92. (new) The method of claim 89, wherein the agent is selected from the group consisting of Hh-Ag 1.1, Hh-Ag 1.2, Hh-Ag 1.3, or a derivative of Hh-Ag 1.1, Hh-Ag 1.2 or Hh-Ag 1.3.

REMARKS

Claims 1, 28, 35, 42, 48, 55 and 62-66 are pending in the subject application. By this Amendment, applicants have added new claims 67-92. New claims 67-92 correspond to canceled claims 2-27, respectively. Applicants maintain that the addition of new claims 67-92 raises no issue of new matter and is fully supported by the specification as filed. Applicants respectfully request that this Amendment be entered.

Upon entry of this Amendment and election of claims as made below, claims 28, 35, 42, 48, 55 and 62-92 will be pending, and claims 1 and 67-92 will be under examination.

Restriction Requirement

In the Office Action, the Examiner restricted pending claims 1, 28, 35, 42, 48, 55 and 62-66 to one of the following allegedly distinct inventions under 35 U.S.C. §121 as follows:

I. Claim 1 drawn to a method for determining whether an agent increases brain progenitor cell division, classified in class 424, subclass 9.1;

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- II. Claims 28 and 35 drawn to methods of treating or inhibiting diseases by administering agents that can increase brain progenitor cell division, classification dependent upon structure;
 - III. Claims 42, 48, and 55, drawn to a composition and articles of manufacture, classification dependent upon structure;
 - IV. Claims 62 and 63, drawn to methods of treating or inhibiting diseases by administering a compounds, classified in class 514, subclass 183; and
 - V. Claims 64-66, drawn to compounds and articles of manufacture, classified in class 514, subclass 183.

In response to this restriction requirement, applicants hereby elect, with traverse, Group I, claim 1, for prosecution at this time. Applicants have added claims 67-92 which are dependent from claim 1 and correspond to claims 2-27, respectively. Applicants, therefore, understand that claims 1 and 67-92 will be under examination upon entry of this Amendment.

If a telephone interview would be of assistance in advancing prosecution of the subject application, applicants' undersigned attorneys invite the Examiner to telephone them at the number provided below.

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No fee, other than the enclosed \$425 additional claim fee, is deemed necessary in connection with this Amendment. However, if any additional fee is required, authorization is hereby given to charge the amount of such fee to Deposit Account No. 03-3125.

Respectfully submitted,

John P. White

I hereby certify that this correspondence is being deposited this date with the U.S. Postal Service with sufficient postage as first class mail in an envelope addressed to:

Commissioner for Patents

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